

**GOVERNMENT OF ANDHRA PRADESH  
ABSTRACT**

Public Services – Police Department – Sanction of Prosecution orders on Sri D. Raghava Reddy, Sub-Inspector of Police, Railway P.S at present working as Sub-Inspector of Police, e-Cops, DCRB, Kurnool(**A1**) - sanction of prosecution orders under section 197 of the Code of Criminal Procedure 1973 in Cr.No.26/2003 under sections 120-B, 465,468,471,420 read with section 511 of the Indian Penal Code, 1860 of RPS, Kurnool- Orders - Issued.

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**HOME (LEGAL.II) DEPARTMENT**

G.O.Ms.No: 133

Dated: 25.7.2012

Read:

From Addl., D.G.P., CID, A.P., Hyd, Lr.C..No. 451/C5/C32/CID /2007,  
dated: 03.01.2012 &13.04.2012.

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**ORDER:-**

1. Whereas, Sri D. Raghava Reddy, s/o Late Venkata Reddy, age: 45 years, the then RPSI, Railway PS, Kurnool worked in RPS from 12.05.2001 to 03.05.2003., presently working as Sub-Inspector of Police in e-Cops, DCRB, Kurnool. He is "public servant" within the meaning of section 21 of the Indian Penal Code, 1860 (Act 45 of 1860) and he is a member of the force charged with maintenance of public order issued in GO Ms No 631, Home (Courts-B) Department, DT: 30.4.1974.

2. And whereas it is reported by the Additional Director General of Police, Crime Investigation Department, Hyderabad that during the investigation in Cr.No.26/2003 under sections 120-B, 465,468,471,420 read with section 511 of the Indian Penal Code, 1860 of RPS, Kurnool. It was revealed that the deceased one Mareenna, gang-man working in Railways had died accidentally on 25.05.2001. Sri M. Ramaiah who was the then RPSI, Kurnool held inquest over the dead body of the deceased and concluded the inquest with the opinion that the death of the deceased was only an accident. No material was found on the person of the deceased to the effect that he was a bonafide passenger. Subsequently Sri M. Ramaiah was transferred and the accused D. Raghava Reddy (A-1) succeeded him. A1 with the help of A2 and other accused including Lokanatham (A9) an advocate of Nellore Bar association, prepared another inquest report concerning the death of P.Mareenna and concluded the inquest report on the ground that the deceased was bonafide passenger with valid ticket on his person and as such he was a bonafide Passenger. A1 went to the extent of forging the signature of Sri M. Ramaiah in the inquest report and the inquest was prepared by A2 on the dictation made by A1 and A9. This was done by A1 deliberately with an intention to create an opportunity to the relatives of the deceased to claim compensation for the death of P.Mareenna. A case was registered in Cr.No.26/2003 of Kurnool Railway Police Station and investigated into which is punishable under sections 120-B, 465,468,471,420 read with section 511 of the Indian Penal Code, 1860.

3. And whereas, the investigation conducted by the Crime Investigation Department, Kurnool in Cr. No. 26/03 of RPS, Kurnool revealed that Sri D. Raghava Reddy, RPSI, Kurnool and presently working as SI of Police, e-Cops, DCRB, Kurnool constitute the offence punishable under sections 120-B, 465,468,471,420 read with section 511 of the Indian Penal Code, 1860.

4. And whereas, the Government of Andhra Pradesh after careful examination of the various documentary and oral evidence and the report of the Additional Director General of Police, Crime Investigation Department, A.P. Hyderabad placed before them consider that Sri D. Raghava Reddy, RPSI, Kurnool and presently working SI of Police, e-Cops, DCRB, Kurnool District should be prosecuted in the court of law for the above said offences or any other offences relating to the said incident.

P.T.O

And whereas, the Government, after careful examination of the report of the Additional Director General of Police, CID, Andhra Pradesh, Hyderabad, and considering the opinion of SPP, Kurnool, and further in exercise of the powers conferred, by sub-sec (4) of sec. 197 of the Criminal Procedure Code, 1973 authorizes Deputy Superintendent of Police, Regional Crime Investigation Unit, CID, Kurnool to prosecute the accused Sri D. Raghava Reddy, RPSI, Kurnool and presently working as SI of Police, e-Cops, DCRB, Kurnool for the said offences under sections 120-B, 465,468,471,420 read with section 511 of the Indian Penal Code, 1860 and issue prosecution orders against him in the interest of justice.

Now therefore, in exercise of the powers conferred by sub-section (3) of 197 of the Criminal Procedure Code, 1973 read with notification – II issued in G.O. MS No. 631, Home (Courts – B) Department, Dt: 30<sup>th</sup> April, 1974 the Government of Andhra Pradesh, hereby accords sanction for prosecution of Sri D. Raghava Reddy, RPSI, Kurnool and presently working as SI of Police, e-Cops, DCRB, Kurnool for the said offences under sections 120-B, 465,468,471,420 read with section 511 of the Indian Penal Code, 1860 and for any other cognate offence punishable under any other provisions of law for the time being in force in respect of the aforesaid acts and for taking cognizance of the said offences by a court of competent jurisdiction.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

**AJOYENDRA PYAL**  
**PRINCIPAL SECRETARY TO GOVERNMENT**

To  
The Additional Director General of Police, Crime Investigation Department,  
Andhra Pradesh, Hyderabad.

**Copy to:**

The Director General of Police, Andhra Pradesh, Hyderabad,  
Law (E) Department,  
The P.S to Prl.Secy, Home Department.  
C.No. 461/Legal.II/A2/2012  
SF/SC.